UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

United States of America v.	ORDER OF DETENTION PENDING TRIAL
Damian Valdez-Munoz	Case Number: 18-8024MJ

In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing was held. Defendant was present and was represented by counsel. I conclude by a preponderance of the evidence the defendant is a flight risk and order the detention of the defendant pending trial in this case.

FINDINGS OF FACT

I find by	a preponde	erance of the e	vidence that:				
×	The de	efendant is no	t a citizen d	of the Unite	d States or	lawfully adm	nitted for
		nent residence					
\boxtimes		efendant, at th	e time of the	e charged o	offense, was	in the Unite	d States
_	<u>ill</u> egally					_	
		fendant has no	o significant c	ontacts in th	e United Sta	tes or in the [District of
	Arizona	3 .	_				
	The de	efendant has n	o resources	in the Unite	d States fror	m which he/sl	he might
	make a	a bond reasona	bly calculate	d to assure h	nis/her future	appearance.	J
\boxtimes	The de	fendant has a	prior criminal	history.		• •	
	The de	fendant lives/w	orks in Mexic	00.			
		fendant is an a			no substant	ial ties in Ariz	ona or in
·	the Uni	ted States and	has substan	tial family tie	s to Mexico		511.ca 51 11.
	There i	s a record of the	ne defendant	using nume	ous aliases		
	The de	fendant attem	oted to evad	a law enforc	ement conta	ct by fleeing	from law
	enforce		oled to evade	e law elliolo	ement conta	ct by neeling	IIOIII iaw
				um of			\
		efendant is fac	ng a maximi	וט וווג			years
	impriso	nment.					

The Court incorporates by reference the material findings in the Pretrial Services Report which were reviewed by the Court at the time of the hearing in this matter, except as noted in the record.

CONCLUSIONS OF LAW

- 1. There is a serious risk that the defendant will flee.
- 2. No condition or combination of conditions will reasonably assure the appearance of the defendant as required.

DIRECTIONS REGARDING DETENTION

The defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

APPEALS AND THIRD PARTY RELEASE

IT IS ORDERED that should an appeal of this detention order be filed with the District Court, it is counsel's responsibility to deliver a copy of the motion for review/reconsideration to Pretrial Services at least one day prior to the hearing set before the District Judge.

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the District Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

Dated this 6th day of February, 2018.

Honorable John Z. Boyle United States Magistrate Judge